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APPLICATION NO. FILING DATE	FIRST NAMED INVENTOR		ATTORNEY POCKET NO.
09/155,398 02/ 02/99 1	WM21/0618 _		EXAMINER
WENDEROTH LIND & PONACK 2033 K STEET N W SUITE 800 WASHINGTON DC 20006	·	ART UNIT	PAPER NUMBER 16/18/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. Appli

09/155,398

Applicant(s)

Choong Seng Boon

Office Action Summary

Examiner

Y. Lee Art Unit 2613

	The MAILING DATE of this communication appears	on the cover si	heet with	the corres	pondence addre	ss
Period f	or Reply				•	
THE N	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.					
aft	isions of time may be available under the provisions of 37 C ter SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) days	ation.				
be	considered timely. period for reply is specified above, the maximum statutory					
- Failur - Any r	mmunication. The to reply within the set or extended period for reply will, by reply received by the Office later than three months after the rned patent term adjustment. See 37 CFR 1.704(b).	y statute, cause e mailing date of	the applic this com	ation to bec munication,	ome ABANDONE even if timely file	D (35 U.S.C. § 133). d, may reduce any
Status						
1) 💢	Responsive to communication(s) filed on Jun 8, 20	001				
2a) 🗌	This action is FINAL . 2b) \(\overline{\text{Z}} \) This action					
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under Ex pa					e merits is
Disposi	tion of Claims					
4) 💢	Claim(s) <u>1-21</u>			is	/are pending in	the application.
4	la) Of the above, claim(s) 4, 5, 8-15, and 18-21			is	/are withdrawr	from consideratio
5) 🗆	Claim(s)				is/are allov	ved.
6) 💢	Claim(s) 1-3, 6, 7, 16, and 17	· · · ·			is/are rejec	ted.
7) 🗆	Claim(s)				is/are obje	cted to.
8) 🗆	Claims		are sub	ject to res	triction and/or	election requirement
Applica	tion Papers					
9) 🗆	The specification is objected to by the Examiner.					
10)💢	The drawing(s) filed on Feb 2, 1999 is/a	re objected to	by the E	xaminer.		
11)	The proposed drawing correction filed on		is: aD	approved	d b disappro	ved.
12)	The oath or declaration is objected to by the Exam	niner.				
Priority	under 35 U.S.C. § 119					
_	Acknowledgement is made of a claim for foreign p \mathbb{Q} All b) \square Some* c) \square None of:	priority under 3	35 U.S.C	:. § 119(a))-(d).	
	1. ☐ Certified copies of the priority documents have	ve been receiv	ed.			
	2. Certified copies of the priority documents have			plication N	lo	
	3. Copies of the certified copies of the priority of application from the International Bure	documents have eau (PCT Rule	re been (17.2(a))	received in	this National S	Stage
* S	ee the attached detailed Office action for a list of the					
14)∟	Acknowledgement is made of a claim for domestic	priority unde	r 35 U.S	i.C. § 119	(e).	
Attachm	ent(s)					
15) 🗌 N	otice of References Cited (PTO-892)	18) Interview				
	otice of Draftsperson's Patent Drawing Review (PTO-948)	19) Notice of Informal Patent Application (PTO-152)				
17) 💢 In	formation Disclosure Statement(s) (PTO-1449) Paper No(s2,5,6	20) Other:				

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DETAILED ACTION

Election/Restriction

1. Applicant's election with traverse of species I corresponding to Figures 1-3(b), claims 1-3, 6, 7, 16, and 17 in Paper No. 9 is acknowledged. The traversal is on the ground(s) that the Examiner has failed to identify or indicate to the Applicant that the alleged independent and distinct inventions are unconnected in design, operation, or effect. This is not found persuasive because the fact that the current application claimed multiple independent embodiments that are not so linked as to form a single inventive concept is sufficient to indicate that a restriction is required.

The requirement is still deemed proper and is therefore made FINAL.

2. Claims 4, 5, 8-15, and 18-21 are withdrawn from further consideration pursuant to 37 CFR 1.142(b), as being drawn to a nonelected embodiment, there being no allowable generic or linking claim. Applicant timely traversed the restriction (election) requirement in Paper No. 9.

Priority

3. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

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Drawings

4. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

5. Figures 18-20 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g).

Specification

6. The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 8. Claims 1-3, 6, 7, 16, and 17 are rejected under 35 U.S.C. 102(a) as being anticipated by Applicant's admitted prior art.

Applicant's admitted prior art, in Figures 18-20, discloses the same data recording medium for storing a program which makes a computer perform padding of pixel values to a

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digital image signal forming an original image space comprising an image having an arbitrary shape and comprising significant pixels and insignificant pixels as specified in claims 1-3, 6, 7, 16, and 17 of the present invention, comprising the steps of dividing the original image space 301 into a first small image space 381 comprising pixels on odd-numbered pixels rows in the original image space 301 and a second small image space 382 comprising pixels on evennumbered pixel rows in the original image space 301; sampling is performed by extracting pixels every (N+1)th pixel in a prescribed direction of the original image space 301 (N+1) times by using the first to the (N+1) pixels as starting sample pixel, to form (N+1) pieces of small image spaces each comprising a prescribed number of pixels obtained by one padding; and sampling is continuously performed twice using the first and second pixel rows as starting sample pixel rows. by extracting pixels on every other pixel row in the vertical direction of the original image space 301, to form first 381 and second 382 small image spaces each comprising a prescribed number of pixels obtained by first and second samplings, respectively; wherein operation values obtained by performing operation on values of significant pixels (303,304) in an n-th small image space are used as the padding pixel values for replacing the values of insignificant pixels 302 in the n-th small image space; and generating first padding pixel values from values of significant pixels in the first small image space and replacing values of insignificant pixels 302 in the first small image space with the first padding pixel values, and generating second padding pixel values from values of significant pixels in the second small image space and replacing values of insignificant pixels 302 in the second small image space with the second padding pixel values.

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Conclusion

Any response to this action should be mailed to: 9.

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or faxed to:

(703) 872-9314, (for formal communications intended for entry)

(for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Or:

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner 10. should be directed to Y. Lee whose telephone number is (703) 308-7584.

Y. Lee/yl June 18, 2001